UNITED STATES DISTRICT COURT    Southern District Of Texas McAllen Division	AO91 (Rev. 12/03) Criminal Complaint		AUSA	
UNITED STATES OF AMERICA  VS.  Case Number: 7:16-po-03625  Luis LOVO-Parada  AE    El Salvador 1994    I, the undersigned complainant state that the following is true and correct to the best of my knowledge and belief. On or about	UN	TED STATES	DISTRICT COURT	Γ
Case Number: 7:16-po-03625  Luis LOVO-Parada  IAE  El Salvador 1994  I, the undersigned complainant state that the following is true and correct to the best of my knowledge and belief. On or about		Southern District Of T	exas McAllen Division	_
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County, in the	our vador 1994			
Southern District Of Texas defendant(s) of Geing then and there an alien, did, knowingly and unlawfully enter the United States at a place of than as designated by immigration officers;  In violation of Title 8 United States Code, Section(s) 1325(a)(1)  further state that I am a(n) Border Patrol Agent and that this complaint is based on following facts:  Luis LOVO-Parada was encountered by Border Patrol Agents near Falfurrias, Texas on July 21, 2016. When questioned as to his citizenship, defendant stated that he was a citizen and national of Salvador, who had entered the United States illegally on July 14, 2016 by wading across the Rio Grande River near the Roma, Texas Port of Entry.  DECLARE UNDER PENALTY OF PERJURY THAT THE STATEMENTS IN THIS COMPLAINT ARE TRUE AND CORRECT.  Continued on the attached sheet and made a part of this complaint:  Yes No    Solvador	I, the undersigned comp	plainant state that the fol	lowing is true and correct to	the best of my
Being then and there an alien, did, knowingly and unlawfully enter the United States at a place of than as designated by immigration officers;  In violation of Title	knowledge and belief. On or ab	out July 14, 2016	inStarr	County, in
Being then and there an alien, did, knowingly and unlawfully enter the United States at a place of than as designated by immigration officers;  In violation of Title	the	Southern District Of 7	Гехаs	defendant(s) did,
further state that I am a(n)  Border Patrol Agent  and that this complaint is based on following facts:  Luis LOVO-Parada was encountered by Border Patrol Agents near Falfurrias, Texas on July 21, 2016. When questioned as to his citizenship, defendant stated that he was a citizen and national of Salvador, who had entered the United States illegally on July 14, 2016 by wading across the Rio Grande River near the Roma, Texas Port of Entry.  DECLARE UNDER PENALTY OF PERJURY THAT THE STATEMENTS IN THIS COMPLAINT ARE TRUE AND CORRECT.  Continued on the attached sheet and made a part of this complaint:  Yes  No  /S/ Chan, Jon Border Patrol Agent Signature of Complainant Chan, Jon Border Patrol Agent	n violation of Title 8	United States Co	de Section(s)	1375(a)(1)
Collowing facts:  Luis LOVO-Parada was encountered by Border Patrol Agents near Falfurrias, Texas on July 21, 2016. When questioned as to his citizenship, defendant stated that he was a citizen and national of Salvador, who had entered the United States illegally on July 14, 2016 by wading across the Rio Grande River near the Roma, Texas Port of Entry.  DECLARE UNDER PENALTY OF PERJURY THAT THE STATEMENTS IN THIS COMPLAINT ARE TRUE AND CORRECT.  Continued on the attached sheet and made a part of this complaint:  Yes  No    S   Chan, Jon   Border Patrol Agent   Signature of Complainant   Chan, Jon   Border Patrol Agent   Signature   Chan, Jon   Border Patrol Agent   Chan, Jon   Chan, Jon   Border Patrol Agent   Chan, Jon   Border Patrol Agent   Chan, Jon   Chan, Jon				
COMPLAINT ARE TRUE AND CORRECT.  Continued on the attached sheet and made a part of this complaint:   Yes No  /S/ Chan, Jon Border Patrol Agent Signature of Complainant Chan, Jon Border Patrol Agent	Luis LOVO-Parada was encou 2016. When questioned as to b Salvador, who had entered the Grande River near the Roma,	nis citizenship, defenda United States illegally Texas Port of Entry.	nt stated that he was a citiz on July 14, 2016 by wadin	zen and national of El g across the Rio
/S/ Chan, Jon Border Patrol Agent Signature of Complainant Chan, Jon Border Patrol Agent			AT THE STATEMENTS	IN THIS
Signature of Complainant  Chan, Jon Border Patrol Agent	Continued on the attached sheet	and made a part of this	complaint: 🗌 Yes 🛛	No
Chan, Jon Border Patrol Agent				
Sworn to before me and signed in my presence,  Printed Name of Complainant				

July 22, 2016 Date

Peter E Ormsby

Name of Judge

McAllen, Texas City/State

Signature of Judge

at

U.S. Magistrate Judge
Title of Judge